Case 2:19-cv-01784-GMN-NJK Document 47 Filed 04/26/21 Page 1 of 5

- 4. On February 18, 2021, this Court entered an Order granting the parties fourth request to extend the Discovery Plan and Scheduling Order [ECF No. 43]
- 5. This is the fifth request by the parties to amend the Court's February 28, 2020 Scheduling Order.
- 6. The parties stipulated and agreed to extend the discovery and dispositive motion deadlines for thirty (30) days as necessary to allow for completion of witness depositions.
- 7. The parties have been diligent but given the pandemic there have been mandated closures, witnesses are unavailable and/or have limited availability, there has been remote and/or limited access to information, and counsel for the parties have both had medical issues.
- 8. Plaintiff's Counsel's office had a case of Covid-19 on his staff which necessitated a second shutdown of his business operations which followed the initial shutdown.
- 9. The parties were forced to continue the initial ENE session because Plaintiff's Counsel was hospitalized for four (4) days with shortness of breath.
- 10. The ENE session was extended until May 20, 2020, in an attempt to resolve the underlying lawsuit without necessitating the need for further litigation.
 - 11. Plaintiff's Counsel had surgery on September 3, 2020.
 - 12. The surgery left Counsel in a cast for nine (9) weeks.
- 13. Plaintiff's Counsel was unable to walk without the assistance of crutches through the month of December, 2020.
- 14. This unforeseen medical emergency created additional delays in answering written discovery and working with Plaintiff.
- 15. Plaintiff's Counsel was forced to close his office in December once again because of a positive Covid-19 test by someone that lives in his home.
- 16. Plaintiff's Counsel suffered delays in his other litigation and the immediate case at hand. He recently submitted supplemental discovery requests and the parties are currently in the process of scheduling depositions for witnesses located out of state.
- 17. Defendant's counsel also has an immediate family member who was in the Intensive Care Unit the first week of April 2021 and remains hospitalized.

1	18.	This Request is not for the purpose of delay and is made in good faith.	
2	1	STATEMENT OF DISCOVERY THAT HAS BEEN COMPLETED	
3	Plaintiff served the following disclosures:		
4	a.	Initial Disclosures on March 7, 2020;	
5	b.	First Supplemental Disclosures on March 17, 2020.	
6	c.	Second Supplemental Disclosures on October 9, 2020.	
7	Plain	aintiff served the following discovery requests:	
8	a.	First Set of Interrogatories on April 16, 2020.	
9	b.	First Set of Request for Production of Documents on April 16, 2020.	
10	c.	Supplemental Request for Production on March 29, 2021.	
11	d.	Supplemental Set of Plaintiff's Supplemental Interrogatories on March 29, 2021	
12	e.	Requests for Admission on April 2, 2021.	
13	Defe	endant served the following disclosures:	
14	a.	Initial Disclosures on March 5, 2020;	
15	b.	First Supplemental Disclosures on April 28, 2020.	
16	c.	Second Supplemental Disclosures on October 30, 2020.	
17	Plain	intiff answered the Discovery Requests:	
18	a.	First Set of Interrogatories on October 9, 2020.	
19	b.	First Request for Production of Documents on October 9, 2020.	
20	Defe	Defendant served the following discovery requests:	
21	a.	First Set of Interrogatories on June 10, 2020.	
22	b.	First Set of Request for Production of Documents on June 10, 2020.	
23	Defe	Defendant served the following Responses to Discovery:	
24	a.	Responses to Interrogatories on October 30, 2020.	
25	b.	Responses to Requests for Production of Documents October 30, 2020.	
26	The p	The parties jointly:	
27	a.	Had a "meet and confer" regarding Discovery responses on December 4, 2020.	
28	b .	Discusses the Protective Order on December 4, 2020.	

Submitted the Protective Order on January 4, 2021. c. 1 d. The Court signed the Protective Order on January 4, 2021. 2 STATEMENT OF DISCOVERY THAT REMAINS TO BE COMPLETED 3 Defendant is providing responses to Plaintiff's Supplemental Request for Production of 4 5 Documents, Supplemental Interrogatories and Request for Admissions. In addition, Defendant plans to conduct Plaintiff's deposition on April 30, 2021 and Plaintiff plans to depose out of state 6 witnesses, Jeremy White and Megan Berg the second week of May 2021. The parties anticipate 7 8 that thirty (30) days should be sufficient to complete Discovery and to avoid further requests for extensions. For the above stated reasons, the parties request that the discovery deadline be extended 9 10 thirty (30) days from May 10, 2021 to June 9, 2021. PROPOSED SCHEDULE 11 The parties stipulate and agree that: 12 1. **Discovery:** The discovery period shall be extended thirty (30) days from May 10, 13 **2021** to **June 09, 2021** for the sole purpose of completing the discovery outlined above. 14 15 2. **Dispositive Motions**: The parties shall have through and including **July 09, 2021**, to file dispositive motions. 16 3. **Pre-Trial Order:** If no dispositive motions are filed, the Joint Pretrial Order shall 17 be filed thirty (30) days after the date set for the filing of dispositive motions. Therefore, the Joint 18 Pretrial order shall be filed no later than July 99, 2021. In the event dispositive motions are filed, 19 the date for filing the Joint Pretrial Order shall be suspended until thirty (30) days after decision on 20 21 the dispositive motions or by further order of the Court. 4. A trial date has not yet been set in this matter, and no other deadlines are affected 22 23 by this stipulation. 24 25 26 27 28

Case 2:19-cv-01784-GMN-NJK Document 47 Filed 04/26/21 Page 5 of 5

1	5. This stipulation and order is sought in good faith and not for the purpose of delay		
2	Dated this 23 rd day of April, 2021.		
3 4	MULLINS & TRENCHAK, ATTORNEYS AT LAW	JACKSON LEWIS P.C.	
5 6 7 8 9 10 11	/s/ Philip J. Trenchak PHILIP J. TRENCHAK, ESQ. Nevada State Bar No. 9924 VICTORIA C. MULLINS, ESQ. Nevada State Bar No. 13546 1614 S. Maryland Parkway Las Vegas, Nevada 89104 Attorneys for Plaintiff Julius Czudar	/s/ Lisa A. McClane LISA A. MCCLANE, ESQ. Nevada Bar No. 10139 300 S. Fourth Street, Ste. 900 Las Vegas, Nevada 89101 Attorneys for Defendant Pro-Vigil, Inc	
12			
13	<u>ORDER</u>		
14		IT IS SO ORDERED:	
15		16	
16			
17		United States Magistrate Judge April 26, 2021	
18		Dated: April 20, 2021	
19			
2021			
22			
23			
24			
25			
26			
27			
28			
	۔		